of the said Maryland Water Company of Cecil County, or the building of a new system of waterworks, the said President and Commissioners of the town of Elkton are hereby fully authorized by ordinance to provide for operating, improving and managing said water system, and to regulate the charges to be made for furnishing water to persons, firms and corporations using the same.

1910, ch. 358, sec. 7 (p. 731).

209B. Should the voters of said election declare in favor of issuing said electric light bonds, then the said President and Commissioners of the town of Elkton shall at once proceed to erect a suitable plant for the manufacture of electric light, for the lighting of said town, and for the supplying of the same to the inhabitants thereof, and to that end are hereby fully authorized to purchase the necessary land and erect the necessary buildings and generally to do all things necessary to have a complete electric system for said town and the inhabitants thereof, with full power to operate the same; the said President and Commissioners of the Town of Elkton are fully authorized by ordinance to provide for operating, improving and managing said electric light plant, and to regulate the charges to be made for furnishing light to persons, firms and corporations using the same.\*

## FENCES.

- P. L. L., 1888, Art. 8, sec. 155, 1860, Art. 8, sec. 96, 1890, ch. 301, sec. 155, 1904, ch. 400, sec. 155.
- 210. When the lands of any two persons adjoin, or when the lands of any person adjoins the lands of any corporation or lands over which any corporation has a right of way, each of them shall make and maintain one-half of the whole length of the line fence between them, and if either of said persons or said corporation shall fail or neglect to make his, her or its proportion of said fence, or to keep or put the same in good repair within thirty days after he, she or it has been notified and requested to do so in writing, then the party making said requests may make or repair said fence at the expense of the party or corporation so neglecting or refusing, and may recover his costs and expenses in the same manner as other debts.
  - P. L. L., 1888, Art. 8, sec. 156. 1860, Art. 8, sec. 97. 1890, ch. 301, sec. 156. 1904, ch. 400, sec. 156.
- 211. Should any person or corporation wish to fence in any land which has hitherto been unenclosed, after having built his proportion of said fence, he shall give to the party or corporation whose lands adjoins his land, notice in writing that the party or corporation must erect their proportion of said fence within thirty days, and if the parties so notified shall

<sup>\*</sup>The other sections of ch. 358, 1910, authorized \$50,000 of bonds for water and light plant, subject to approval of voters.